

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

CONTINENTAL
INSURANCE COMPANY

Plaintiff,

v.

ATLANTIC CASUALTY
INSURANCE COMPANY,

Defendant.

Civil Action No. 07 CV 3635

Honorable Denny Chin

**AFFIRMATION OF
ERIK W. DREWNIK IN
SUPPORT OF
MOTION FOR CONTEMPT**

ERIK W. DREWNIK, an attorney duly admitted to practice law before the courts of the State of New York, hereby affirms the following to be true under penalty of perjury:

1. I am associated with the law firm Nixon Peabody LLP, attorneys for defendant Atlantic Casualty Insurance Company ("Atlantic Casualty"). As such, I am fully familiar with the facts of this matter as set forth herein based upon my review of the file and representation of Atlantic Casualty.

2. This is a subrogation action in which plaintiff Continental Insurance Company ("Continental") seeks to recover from Atlantic Casualty amounts that it paid under a homeowners insurance policy for a claim for damages resulting from a fire at a residence. Continental had previously commenced an action (the "underlying action") against a roofing company, non-party Wodraska Brothers, Inc. ("Wodraska Brothers"), alleging that Wodraska Brothers' negligence in installing a roof on the residence caused the fire and the resulting damage. Continental obtained a default judgment against Wodraska Brothers in the underlying action. In the instant action, Continental seeks to recover the amount of that judgment from Atlantic Casualty under a liability insurance contract Atlantic Casualty had issued to Wodraska Brothers (the "Atlantic Casualty insurance contract").

3. On March 18, 2008, I issued a subpoena to Wodraska Brothers on behalf of Atlantic Casualty commanding Wodraska Brothers to appear at the offices of Nixon Peabody LLP, attorneys for Atlantic Casualty, on May 1, 2008, for the purpose of giving deposition testimony in this action. See Atlantic Casualty's March 18, 2008 subpoena, a copy of which is attached as Exhibit A hereto.

4. Upon information and belief, the subpoena and a \$45 witness fee were personally served upon Wodraska Brothers on March 19, 2008 at approximately 2:32 p.m. See March 19, 2008 Affidavit of Service of Juan Roldan, a copy of which is attached as Exhibit B hereto.

5. On April 9, 2008 and April 10, 2008, my office telephoned Wodraska Brothers to inquire whether someone would be appearing on behalf of Wodraska Brothers for the May 1, 2008 deposition, but was unable to reach anyone at Wodraska Brothers who knew anything about the subpoena. Further, on April 10, 2008, I wrote a letter to Wodraska Brothers in an attempt to determine whether Wodraska Brothers would be appearing for the deposition and to offer to reschedule the deposition if May 1, 2008 was not convenient. A copy of my April 10, 2008 letter is attached as Exhibit C hereto.

6. On April 29, 2008, I telephoned the offices of Wodraska Brothers in a final attempt to determine whether someone would be appearing for the deposition on May 1, 2008. No one at Wodraska Brothers answered the telephone. Accordingly, I left a voicemail message reminding Wodraska Brothers of the subpoena and the May 1, 2008 deposition and requesting them to telephone me. No one on behalf of Wodraska Brothers ever telephoned or otherwise communicated with me in response to the subpoena, the telephone calls, or the

April 10, 2008 letter. Nor, upon information and belief, did Wodraska Brothers communicate with anyone else at Nixon Peabody LLP regarding this matter.

7. On May 1, 2008, at 10:00 a.m., I was present at the offices of Nixon Peabody LLP in New York, New York, for the purpose of taking the deposition of Wodraska Brothers. Also present at the deposition were a court reporter and Erick J. Kirker, counsel for plaintiff Continental. No one ever appeared on that date on behalf of Wodraska Brothers for its deposition.

8. No one from Wodraska Brothers ever contacted me after May 1, 2008, to inform me why no one appeared for the deposition or requested an adjournment or a change of the time or location of the deposition. Upon information and belief, nor was anyone else at Nixon Peabody contacted by Wodraska Brothers with respect to the deposition.

9. Atlantic Casualty believes that Wodraska Brothers has information relevant to this action that may prove helpful in determining the applicability to the underlying claim of a certain endorsement included in the Atlantic Casualty insurance contract and/or the viability of other defenses Atlantic Casualty has asserted in this action.

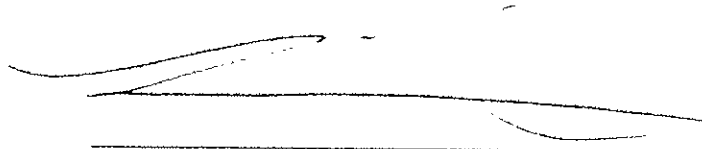
10. As a result of Wodraska Brother's failure to appear for the deposition, Atlantic Casualty's attempts to obtain evidence relating to its defenses have been thwarted. It is, therefore, respectfully requested that this Court order that Wodraska Brothers be held in contempt pursuant to Federal Rule of Civil Procedure 45(e) for its failure to appear at the deposition on May 1, 2008. It is further requested that this Court order Wodraska Brothers to appear for a deposition at the office of Nixon Peabody LLP on a date to be set by this Court, and that if Wodraska Brothers fails to appear on said date, that it be sanctioned for its

contempt in an amount not less than the actual costs incurred by Atlantic Casualty in its efforts to secure Wodraska Brothers' deposition.

WHEREFORE, defendant Atlantic Casualty Insurance Company requests that this Court issue an Order:

- (1) holding Wodraska Brothers, Inc. in contempt of court for its failure to appear at the May 1, 2008 deposition;
- (2) directing Wodraska Brothers, Inc. to appear before the Court immediately, or at such later time as the Court may direct, for its deposition;
- (3) if Wodraska Brothers fails to appear for its deposition on the date ordered by the Court, sanctioning Wodraska Brothers for its contempt in an amount not less than the actual costs incurred by Atlantic Casualty in its efforts to secure Wodraska Brothers' deposition; and
- (4) for such other and further relief as this Court may deem just and proper.

Dated: New York, New York
June 6, 2008


ERIK W. DREWNIAK (ED 7616)

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